1 **STIP** ADAM L. GILL, ESQ. 2 Nevada State Bar No. 11575 MICHAEL N. AISEN, ESQ. Nevada State Bar No. 11036 3 723 South 3rd Street Las Vegas, NV 89101 4 P: (702) 750-1590 F: (702) 548-6884 5 Attorneys for Defendant 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 UNITED STATES OF AMERICA, Case No: 2:17-CR-00001-JAD-CWH 9 Plaintiff, 10 VS. STIPULATION TO CONTINUE 11 **SENTENCING** LUCAS COELHO PAIVA REGO, 12 Defendant. 13 14 IT IS HEREBY STIPULATED AND AGREED, by and between Defendant LUCAS 15 COELHO PAIVA REGO, by and through his counsel, ADAM L. GILL, ESQ. and MICHAEL N. 16 AISEN, ESQ., of AISEN, GILL & ASSOCIATES, and the United States of America, by its 17 counsel, PATRICK BURNS, Assistant United States Attorney, that the Sentencing in the above-18 captioned matter currently set for September 10, 2018 at 11:00 a.m. be continued to at least 90 19 days. 20 21 This stipulation is entered for the following reasons: 22 1. Mr. Gill and Mr.Burns have spoken and there are outstanding sentencing issues. 23 2. Mr. Coelho-Paiva Rego is in custody and agrees with this continuance. 24 3. Mr. Gill has spoken to Patrick Burns, Assistant United States Attorney, and has no 25 objection to this continuance. 26 27

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4. Additionally, denial of this request for continuance could result in a miscarriage of justice. 5. In addition, the continuance sought is not for delay and the ends of justice are in fact served by the granting of such continuance which outweigh the best interest of the public and the defendant in sentencing. DATED this 9th day of August, 2018. /s/Adam L. Gill /s/Patrick J. Burns ADAM L. GILL, ESQ PATRICK BURNS Assistant Unites States Attorney Counsel for the United States Counsel for Defendant Lucas Coelho Paiva Rego

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FOF 1 ADAM L. GILL, ESQ. Nevada State Bar No. 11575 2 MICHAEL N. AISEN, ESQ. Nevada State Bar No. 11036 723 South 3rd Street 3 Las Vegas, NV 89101 P: (702) 750-1590 4 F: (702) 548-6884 Attorneys for Defendant 5 6 UNITED STATES DISTRICT COURT 7 **DISTRICT OF NEVADA** 8 UNITED STATES OF AMERICA, Case No: 2:17-CR-00001-JAD-CWH 9 Plaintiff, VS. 10 STIPULATION TO CONTINUE **SENTENCING** 11 LUCAS COELHO PAIVA REGO, 12 Defendant. 13 FINDINGS OF FACT 14 15 Based on the stipulation of Counsel, and good cause appearing, the Court finds that: 16 1. Mr. Gill and Mr. Burns have spoken and there are outstanding sentencing issues 17 2. Mr. Coelho-Paiva Rego is in custody and agreed with this continuance. 18 3. Mr. Gill has spoken to Patrick Burns, Assistant United States Attorney, and has no 19 objection to this continuance. 20 4. Additionally, denial of this request for continuance could result in a miscarriage of justice. 21 22 /// 23 /// 24 25 26 27 28 AISEN, GILL, & 723 SOUTH 3RD STREET

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5. In addition, the continuance sought is not for delay and then ends of justice are in fact served by the granting of such continuance which outweigh the best interest of the public and the Defendant in sentencing.

IT IS HEREBY ORDERED, that the Sentencing hearing, currently scheduled for September 10, 2018, at the hour of 11:00 a.m., be vacated and continued December 10, 2018, at the hour of 9:00 a.m.

DATED this 10th day of August, 2018.

UNITED STATES DISTRICT JUDGE